PRELIMINARY ARRAIGNMENT SYSTEM (PARS)

EXTENSION OF END-USER LICENSE AGREEMENT

This Extension of End User License Agreement (EULA) is entered into by and between the City of Philadelphia, as more fully identified below ("Licensor"), and the Department of Homeland Security/Immigration and Custom Enforcement ("Licensee") and is effective as provided herein ("Effective Date").

WHEREAS, the Licensor is the City of Philadelphia which, for purposes of this Agreement, is an entity comprised of representative of the First Judicial District of Pennsylvania, the Philadelphia Police Department, and the Philadelphia District Attorney's Office;

WHEREAS, the Licensee is the Department of Homeland Security/Immigration and Custom Enforcement ("ICE") acting through its duly designated representative who is authorized to enter into this Agreement on behalf of ICE;

WHEREAS, the Licensor has developed and owns a computer program that automates the processing of arrests, called Preliminary Arraignment System, as well as supporting materials including manuals, specifications and other documentation, collectively referred to as "PARS;"

WHEREAS, the Licensor and the Licensee are collectively referred to herein as "the Parties;"

WHEREAS, the parties executed an EULA which became effective on July 1, 2008 ("2008 Agreement"), which granted Licensee a nonexclusive license ("License") to use PARS subject to certain terms and conditions as set forth in the 2008 Agreement. A copy of the 2008 Agreement is attached as Exhibit "A;"

WHEREAS, the 2008 Agreement was amended effective as of September 1, 2009 and the License granted by the 2008 Agreement as amended expires on August 31, 2010. A copy of the Amendment of Solicitation/Modification of Contact executed on or about September 23, 2009 is attached as Exhibit "B;" and

WHEREAS, the Parties desire to further extend the said Agreement as specifically provided herein.

NOW, THEREFORE, the parties agree as follows:

- (1) Beginning on or about September 1, 2010, the Philadelphia Department of Technology will institute program changes which will cause the redaction of complainant and witness information from the arrest report viewable by Licensee through PARS.
- (2) Beginning on or about September I, 2010, Licensee's access to PARS will be modified to the extent that Licensee will no longer be able to view detailed information contained on the arrest reports or other PARS screens concerning complainants and witnesses.
- (3) Beginning on the execution date of this Agreement and until the changes described in paragraphs 1 and 2 are completed, Licensee understands and agrees that any complainant and witness information that may be displayed in PARS will not be used by Licensee or any of its agents in any manner.
- (4) Licensee agrees that it will not use any complainant or witness information obtained through PARS during the term of this Agreement (the initial term as well as the extended term) to initiate or supplement any immigration investigation or deportation proceeding.

- (5) This Agreement must be executed no later than September 1, 2010 and unless otherwise extended will terminate on August 31, 2011.
- (6) This Agreement may be terminated for any reason by the Licensor upon thirty (30) day written notice to Licensee.
- (7) All other terms and conditions of the 2008 Agreement shall remain in full force and effect.

IN WITNESS WHEREOF, the parties have entered into this Agreement as of the dates set forth below.

CITY OF PHILADELPHIA

OF PENNSYLYANI

BY:

DEPARTMENT OF HOMELAND SECURITY/
IMMIGRATION AND CUSTOM ENFORCEMENT

APPROVED FOR THE FIRST JUDICIAL DISTRICT

David C. Lawrende, Court Administrator

First Judicial District of Pennsylvania

Thomas Decker

Date

Field Officer Director

APPROVED FOR THE PHILADELPHIA POLICE DEPARTMENT

John Gaittens

AOITH Gattlens

Deputy Commissioner

Organizational and Support Services Philadelphia Police Department

APPROVED FOR THE PHILADELPHIA DISTRICT ATTORNEY

pv.

Joseph McGettigan,

First Assistant District Attorney

Philadelphia District Attorney's Office

Initial and annual payments are addressed to:

Kevin Cross

Deputy Court Administrator, Financial Services

First Judicial District

City Hall Room 395

Philadelphia, PA 19107

(215) 683-6988, Kevin Cross@courts.phila.gov

Effective Date: July 1, 2008

CITY OF PHILADELPHIA

PRELIMINARY ARRAIGNMENT SYSTEM (PARS)

END-USER LICENSE AGREEMENT

This End User License Agreement (BULA) is by and between the City of Philadelphia (Licensor) and the Department of Homeland Security/Immigration and Custom Enforcement, (Licensee) and is effective as of the date written in above ("Effective Date") (Licensor and Licensee being collectively referred to as "the Parties").

WHERBAS, Licensor has developed and owns a computer program that automates the processing of arrests, called Preliminary Arraignment System, as well as supporting materials including manuals, specifications and other documentation, collectively referred to as PARS;

WHERBAS, PARS is proprietary to Licensor and is protected by United States and international copyright law and other intellectual property laws;

WHEREAS, Licensee desires to obtain a license to use PARS, and Licensor is willing to grant a license on the terms set forth herein;

NOW THEREFORE, the Parties agree as follows:

- 1. License. In consideration of the payment of the License Fees set forth in Exhibit A, Licensor grants to Licensee a nonexclusive license to use the PARS object code and other materials identified in Exhibit A (Licensed Materials), subject to the following terms and conditions. The license granted hereunder is personal to Licensee and is non transferable and non sublicensable.
 - 2. Scope of Rights. This EULA grants to Licensee the right to:

Load, store and execute the PARS object code on the computer(s) identified in Exhibit A (Licensed Computers);

Use the PARS documentation and manuals identified as part of the Licensed Materials in Exhibit A, including making copies of the PARS documentation and manuals as needed for Licensee to train its personnel to use PARS and to permit its personnel to use PARS.

- 3. Fees and Payments. Licensee shall pay the Initial License Fee identified in Exhibit A to Licensor upon execution of this EULA and prior to delivery of PARS. Payment shall be in the form of a check to CITY OF PHILADELPHIA.
- 4. Licensor Support. Licensor agrees to provide reasonable software training, support and maintenance for PARS, as specified in Exhibit A (Support).

5. Licensee Responsibilities. Licensee shall:

Provide, and be responsible for the maintenance of, the computer(s) specified in Exhibit A (Licensed Computers), including providing a proper environment and proper utilities for the Licensed Computers on which PARS will operate;

Maintain the Licensed Computers in a secure and locked location, which shall be accessible only to Licensee's official, and duly sworn, personnel having a need to access the same for maintenance or official business/law enforcement purposes;

Access and/or disclose PARS information only when required by official duties;

Prevent the unauthorized dissemination of victim and witness information;

Designate qualified PARS operators for training by Licensor in accordance with Licensor's fraining obligations set forth in Exhibit A (Support);

Authorize Licensor, upon request; be given access to the Licensed Computers.

6. Proprietary Protection and Restrictions. This EULA grants only limited rights to Licensee to use PARS. PARS is being licensed, not sold, to Licensee, and this EULA does not sell or transfer to Licensee any right, title or interest in PARS or any intellectual property rights (including copyright rights) in or pertaining thereto, other than those rights expressly granted herein.

Licensee agrees not to: (i) copy, modify, or distribute PARS, or any copy, adaptation, transcription, or merged portion thereof, except as expressly authorized herein; or (ii) reverse assemble, reverse compile, or otherwise translate the PARS object code.

Licensee agrees not install the PARS object code in any computers, other than those specified in Exhibit A (Licensed Computers), without Licensor's written authorization; provided that Licensee may transfer the PARS object code to another computer, temporarily, for its use in accordance with this EULA, if any of the computer systems specified in Exhibit A-becomes inoperable.

Licensee acknowledges that violation of any of the forgoing provisions constitutes breach of this EULA and is cause for immediate termination. Licensee also acknowledges that, in the event of breach of any of the foregoing provisions, Licensor has no adequate remedy in money or damages, and that Licensor shall be entitled to injunctive relicf upon request.

7. Limited Warranty and Limitation of Liability. Licensor warrants, for Licensee's benefit alone, that PARS conforms in all material respects to PARS specifications set forth at Exhibit A. This warranty is expressly conditioned on Licensee's observance of the operating, security, and data-control procedures set forth herein and provided by Licensor elsewhere, including in the PARS supporting documentation. Nothing in this EULA constitutes a warranty or representation by Licensor that any activity of Licensee authorized hereunder is or will be free from infringement of third party patents.

In the event of any material defect in PARS for which Licensor is responsible, Licensor agrees to attempt, through reasonable effort, to correct or cure any reproducible defect by issuing corrected instructions, a restriction, or a bypass. In the event Licensor is unable to correct or cure such defect after it has had a reasonable opportunity to do so, Licensee's exclusive remedy shall be a refund of the License Fee, pro-rated over the period of any inoperability of PARS due to the defect. However, if Licensee has made any changes whatsoever to PARS, if PARS has been misused or damaged by Licensee, or if Licensee

does not timely report any known defect to Licensor, Licensor's obligations to correct or cure PARS shall extinguish, and Licensee shall have no remedy or recourse.

EXCEPT AS EXPRESSLY SET FORTH IN THIS EULA, LICENSOR DISCLAIMS ANY AND ALL PROMISES, REPRESENTATIONS, AND WARRANTIES WITH RESPECT TO PARS, INCLUDING ITS CONDITION, ITS CONFORMITY TO ANY REPRESENTATION OR DESCRIPTION, THE EXISTENCE OF ANY LATENT OR PATENT DEFECTS, ANY NEGLIGENCE, ITS MERCHANTABILITY OR FITNESS FOR A PARTICULAR USE, AND ANY CLAIMS FOR CONSEQUENTIAL OR INCIDENTAL DAMAGES ALLEGED TO HAVE OCCURED FROM THE USE OR ANY ALLEGED FAILURE OF PARS.

8. Term of Agreement; Termination. This EULA is effective as of the Effective Date and shall continue for a period of 365 days there from, unless sooner terminated as provided herein. The license granted hereunder is renewable for one year terms at the then prevailing License Fee for renewals. The License Fee for the first year renewal is set forth in Exhibit A (First Year License Renewal Fee). License renewal is conditioned upon full payment of the yearly license fee and must occur before the termination date.

Upon termination of this EULA, and unless renewed, all rights granted hereunder will terminate and revert to Licensor. Promptly upon termination, Licensee shall return or destroy, as requested by Licensor, all Licensed Materials, including all copies of the PARS object code and other PARS materials in its possession, custody or control. Licensor may request that the Licensee certify its compliance with this provision.

9. Miscellaneous. Licensee acknowledges that Licensee's access and usage of PARS may be monitored by Licensor for security purposes.

Each user will be assigned a unique user ID for security purposes. The IDs will be administered through the Philadelphia Police Department's Records and Identification division.

- Any modification of this EULA must be in writing and signed by an authorized

In the event that any of the terms of this Agreement is or becomes or is declared to be invalid or void by any court or tribunal of competent jurisdiction, such term or terms shall be null and void and shall be deemed severed from this Agreement and all the remaining terms of this Agreement shall remain in full force and effect.

This EULA represents the complete and exclusive agreement between the Parties regarding licensing and use of PARS and supersedes any other proposal, representation, or other communication by or on behalf of Licensor relating thereto.

CITY OF PHILADELPHIA

APPROVED FOR THE FIRST JUDICIAL DISTRICT

David Lawrence Court Administrator Dia

APPROVED FOR THE PHILADELPHIA POLICE DEPARTMENT

John Gaitten

Gaitens

Deputy Commissioner

Organizational and Support Services Philadelphia Police Department

APPROVED FOR THE PHILADELPHIA DISTRICT ATTORNEY

John Delaney

Deputy District Attorney

Initial and annual payments are addressed to:

Kevin Cross
Deputy Court Administrator, Financial Services
First Judicial District
City Hall Room 395
Philadelphia, PA 19107
(215) 683-6988, Kevin Cross@courts.phila.gov

Department of Homeland Security Immigration and Custom Enforcement

Thomas Dadis

Date

ША-1-2 2008

Field Officer Director

EXHIBIT A

1.	Licensed Materials: PARS Version 5.28 User Manual
2.	Licensed Computer: Model: Serial Number:
3.	Initial License Fee: \$13,065 Yearly License Renewal Fee: \$5,565
4.	Support Software training, support and maintenance for PARS provided by Licensor includes: Initial training A 24 hour call-in help line On-site troubleshooting Updates

Exhibit B

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	is the obligated amount);				
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001	PRELIMINARY ARRAIGNMENT SYSTEM (PARS)	13064	ВО	1.00	
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NAME OF OFFEROR OR CONTRACTOR

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	Philadelphia PA 19130 US				
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	Program POC: Mary Gibbs 215-656-7140 x 7314				
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	Invoice Instructions:				
	invoice instructions:				
	Use these procedures when you submit an invoice				
	for all acquisitions emanating from ICE/OAQ.		1 1		
	This procedure pertains to all invoices submitted.	•			
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	1. Invoices shall be submitted via one of the				
	following three methods:]	
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	P.O. Box 1620		1		
	Attn: ICE-DRO-FOD-FPA				
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	b. By facsimile (fax) at: 802-288-7658 (include				
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	c. By e-mail at: Invoice.Consolidation@dhs.gov	}		-	
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	methods will be returned. Contractor Taxpayer		1.	1	
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	(bttp://www.ccr.gov) prior to award and shall be		1		
	notated on every invoice submitted to ICE/OAQ to				
	ensure prompt payment provisions are met. The ICE				
	program office identified in the delivery				
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NAME OF OFFEROR OR CONTRACTOR

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	order/contract shall also be notated on every				
	invoice.				
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	2. All invoices must include:				
	(i) Name and address of the Contractor;				
	(ii) Invoice date and number;				
	(iii) Contract number, contract line item number				
	and, if applicable, the order number;				•
	(iv) Description, quantity, unit of measure, unit				
	price and extended price of the items delivered;				
	(v) Shipping number and date of shipment, including the bill of lading number and weight of				
	shipment if shipped on Government bill of lading;				
	(vi) Terms of any discount for prompt payment				
	offered;		1 1		
	(vii) Name and address of official to whom		1 1		
	payment is to be sent;				
	(viii) Name, title, and phone number of person to				
	notify in event of defective invoice; and				
	(ix) Taxpayer Identification Number (TIN). The		1 1		
	Contractor shall include its TIN on the invoice	1	1		
	only if required elsewhere in this contract. (See			1	
	paragraph 1 above.) (x) Electronic funds transfer (EFT) banking			į į	•
	information.	1			
	(A) The Contractor shall include EFT banking				
	information on the invoice only if required				
	elsewhere in this contract.				
	(B) If EFT banking information is not required to			İ	
	be on the invoice, in order for the invoice to be	ŀ			
	a proper invoice, the Contractor shall have				
	submitted correct EFT banking information in	l			
	accordance with the applicable solicitation	[
·	provision, contract clause (e.g., 52.232-33, Payment by Electronic Funds Transfer; Central				
	Contractor Registration, or 52.232-34, Payment by				
	Electronic Funds Transfer; Other Than Central		1 1		
	Contractor Registration), or applicable agency				
	procedures.				
	(C) EFT banking information is not required if			i	
	the Government waived the requirement to pay by				
	EFT.				
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	Invoices without the above information will be				
	returned for resubmission.				
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